UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF PENNSYLVANIA

MICHAEL R. LITTLE FILED CIVIL NO:118 CU 45
PRO PER SCRANTON

JAN - 8 2013

JURY TRIAL DEMAND

D. EBBERT, ET Al TER DEFENDANTS SUED COL-

BIVENS FTCA

I JURISDICTION

7 tH AMEND, COMMON IAW RIGHT to JURY TRIAL

TT PARTIES

- 1. Plaintiff: Michael R. Little # 13245-007 CURRENTLY INCARCERATED IN USP-Florence "High" Colorado P.O. BOX 7000 Florence (3 81226
- 2. DEFENDANT: 1. D. EBBERT (WARDEN), Z. K. PIGOS (MD/CIN-ICAL DIR.) 3. F. ALAMA (MLP.) 41. F. FASCIANA (MLP.) 5. MS WAR-NER (R/N) USP-LEWISBURG P.O. BOX 1000 LEWISBURG PA 17837

TIT EXHAUSTION

"Plaintiff disavows the PLRA as beyond the delegated powers of congress" [TAKE Notice]

PS. 66 of the U.S. GOVERNMENT MANUAL DEFINES
"LOWER COURTS" AS:

"ART. III OF the constitution declares in Sect. 1
that the Judical Power of the united states
shall be invested in one supreme court and
in such inferior courts as congress may from
time to time ordain and establish. The supreme
court has held that these constitutional

courts... share in the Exercise of the Judical Power defined in that section can be invested with no other Jurisdiction and have Judges who hold office during good behavior with no Power in congress to Provide otherwise.

(EMPHASIS Add to show MANDATE)

As this book is the offical handbook of the FEDERAL government by the FEDERAL REgisters of ice this court must take" Judical notice" that the PIRA or any other act of congress can provide jurisdiction when immates make constitutional claims no fee can be charged and no procedural or time bar can be imposed exhaustion is not required or is excused for cause and prejudice. Due to prison staff interference of exercise Rights secured in the bill of Rights

IV Claims

1. DEFENDANT D. EBBERT WAS WELL AWARE OF POTENTIAL

to Plaintiff due to Remedy # 829404-FI AND DEFENDANT

FAILED to REMEDY 135 VE WHICH CONSTITUTE DELIBERATE

INDIFFERENCE, RESULTED IN PLAINTIFF INJURIES (SPIT

LEFT EYE ON LEFT SIDE OF FAIR REQUIRED BLUE STITCHES

to close sore back left KNEE INJURY DIZZY SPELLS, black
OUTS ALL RESULTED (2-18-16) WHEN PLAINTIFF FEIL OFF TOP BUNK
BED WHIE BETTING DOWN to BET MEDICATION AND NO"

LADRE TO USE BUT PLAINTIFF FOOT SIMPED FROM

TABLE BETTING DOWN FROM TOP BED. DEFENDANT

EBBERT WAS WARDEN AT TIME OF ACTUAL IN
JURY BUT HAD MORE THAN ENOUGH TIME TO HAVE

LADDERS ON "9" UNIT CELLS OR JUST SEND

PLAINTIFF TO "X" UPIT WITH SOME BEDS WITH

LADDERS SEE REMEDY # (829404-FI) "NOTE" USP
LEWISDURY (SMU) "9" UNIT AND OTHER UNITS

SOME BEDS DOWN HAVE LADDERS THIS ALONE

P9. 2 OF 6

VIOLATE

Also defendant Knew UsP-Lewisburg (smu) cells on g" units was not Fit to house (2) men in extremely small cells that Put inmates in more harm by exsposure to hot heating pipes. All injuries plaintiff suffered 2-18-16 was direct result of defendant ebbert ignor serious issues brought to his attention in remedies (829 404-F1,854424-F1,858874-F1,867121-F1

2. DEFENDANT: PIGOS IS(MD)

(SMU) AND WAS WELL AWARE OF PLAINTIFF MEDICAL

INJURY (DDD) DETERATED DISTOCATED DISK IN BACK

IN Which About between 5-3-14 up to third week

OR END OF MAY ZOLL PLAINTIFF SAW PIGOS AND

REQUESTED FOR BOTTOM BUNK PASS DUE TO (DDD)

INJURY AND TIGHTNESS TO BACK AND PIGOS DE
FENDANT JENY REQUEST DESPITE PLAINTIFF MEDICAL

FITE CLEARLY STATING (DDD) INJURY THIS CONSTITUTE

DELIBERATE INDIFFERENCE, IN WHICH PIGOS ACTS WAS

DIRECT RESULT TO PLAINTIFF INJURIES Z-18-16.

MOREONER, PLAINTIFF WAS NOT SUPPOSE TO BE ON

TOP BUNK BED PERIOD.

3. DEFENDANT: FASCIANA WAS/IS 9" UNIT USP-LEWISburg (SMU) MEDICAL STAFF/ PA AND SINCE PLAIN1.FF ENTRY OF USP-LEWISBURY (SMU) 4-28-14

ONGOING AND CONTINUOUS PLAINTIFF GAVE FASCIANA
MANY/DAILY SICK CALL SLIPS REQUESTING FOR BOTTOM

BUNK PASS JUE to (PERMANANT) BACK INJURIES, BUT

PLAINTIFF NEVER GOT MEDICALLY SEEN FOR THE

15SUES Which GIVE REASON to believe FASCIANA

distroyed sick call slips Plaintiff WANTED SUR
GERY ON his back or treatment for (DBD)

INJURY FASCIANA ACTS ARE DIRECT RESULT OF PLAINTIFF

INJURIES 2-18-16

H DEFENDANT: WARNER FAILED to deliberately log All Plaintiff injuries 2-18-16 sofit left cyc, sore week/back, and warner ordered (MLP) MR. Alama don't use regular stitches, but use glue stitches to close Plaintiff face wound also Warner denied to give Plaintiff temporary bottom bunk PASS

5. DEFENDANT: F.Alama (MIP) Followed unders of MS.

WARNER 2-18-16 IN HEALTH SERVICE AND SID NOT

USE HARD STITCHES TO CLOSE FACE WOUND ON

PLAINTIFF Also ALAMA TO REFUSED TO GIVE

PLAINTIFF TEMPURARY BOTTOM BUNK PASS WHEN

THEY KNEW PLAINTIFF JUST FEIL OFF TOP BUNK

AND WOULD STILL HAVE TO CONTINUOUS SET OFF

TOP BUNK TO SET MED ETC WITH NO LADDER.

SUMMARY

DEFENDANTS WILLFULLY VIOLATED PLAINTIFF CONSTITUTIONAL Rights 5th, 8th, 14th through deliberate in diffERENCE When defendant Ebbert Failed to put ladders on 9 unit béds or move plaintiff to unit with such ladders moleover plaintiff was not to be celled with immate in small cell fit for (1) immate feriod.

FROM About 4-28-14 Plaintiff was confined in usp. Lewisburg (smu) housed in "9" unit with a cell mate and such cells in "9" unit ARE not fit to house (2) immates. This violate ((ocea)

) PS.1060.11(7)(b)(1)(a): 28 cfr 541. 21(c)(2)

Also its supporting case law see Baker v Holder

787 F. Supp 1008 (D. Kan. 1442) where the american public Health assocation (APHA) calls for 60 space feet per person where the cell is occupied for (10) Hrs. or more per day.

The courts have ruled against double celling in space less than 35 sq. ft. unencumbered fer man cannot be double cell and prohibited by law. Baker v. Holder (D. Kan 1492) usp. Lewisburg (smu) accredited by the (APHA) and (ACA) and is receiving funding under fraud because they are not meeting the minimal standards to stay operational

DUE to FORCED CElling (double) IN A CEIL DESIGNATED FOR ONLY SINGLE CEIL OCCUPANCY I HAVE SUFFERED A PRODIGIOUS MUMBERS OF INJURIES.

THE INJURIES INCLUDE BUT NOT LIMITED TO:
INTENTIONAL INFLICTION OF EMOTIONAL DURESS RESUITING IN INJURIES TO MY NERVOUS SYSTEM,
PSYCHOLOGICAL STATE SIEEP DEPRIVATION INSOMNIA,
MIGRAINES PARANDIA, EXTREME STRESS, ANXIETY AND
2-18-16 FEIL OFF TOP BUNK WITH NO LADDER TO
SET MY PM MEDICATION RESULTING TO INJURIES
SPLIT LEFT EYE ISWER, BACK INJURIES AND LEFT.

Conclusion

Plaintiff States that had defendant Ebbert followed Policy Kereby Not double CEll immates in cells fit for (i) immate and placed ladders in 9 unit CElls Plaintiff would not had this injury to his person the remedies stated constitute deliberate indifference to defendants.

RELIEF

FOR dAMAGES PLAINTIFF ENDURED PLAINTIFF
REQUEST MONIES IN THE AMOUNT OF ACTUAL
AWARD \$ 25,000.00 PUNITIVE AWARD \$ 25,000.00
AND THAT THIS COURT GRANT PLAINTIFF ANY
OTHER RELIEF IT DEEMS NECESSARY IN ACLORDANCE WITH LAW, RESPECTFULLY PLAINTIFF
ASK THE COURTS FOR A TOTAL OF \$50,000.00

10-9-17

MICHAEL R. LITTE

13245-007

USP. FLORENCE "High"

P.O. BOX 7000

FLORENCE CO 81226

(NOTE) This complaint was sent to courts 10-10-17 by given to USP. Florence "High" mail Room staff and of date 1-3-18 the courts have not responded now this complaint is being resubmitted on 1-3-18 to court by given to USP. Florence "High" mail Room staff. Also the courts NEVER RESPONDED to 11-12-17 letter to courts to confirm my initial complaint received 10-10-17

11-12-17

CIERK OF THE COURT

SUBS: TO RECEIVE CONFIRMATION THAT THE
PRISON MAIL ROOM STAFF did NOT deliberately
SABOTAGE MY CIVIL SUIT AGAINST USP-LEWISBURG
STAFF HEREBY DESTROYING THE FILED PREPAIN
MAIL COMPLAINT FILED AROUND OR ABOUT
(10-10-17) COMPLAINT DATED TO-9-17, AGAINST
DAVID EBERT ET AL FOR VICLATION OF
MICHAEL CITTLE CONSTITUTIONAL RIGHTS SUBJECTING LITTLE TO CRUEL AND UNUSUAL PUNISHMENT DESTROYER INDUSTRES WHERE CITTLE
FELL OFF TOP KUNK BED 2-18-16 AND SPRIT HIS
EYE AMONGST OTHER INJURIES AS OF ORTE
11-12-17 CITTLE STILL HAS NOT RECEIVED
NOTICE OF THE COMPLAINT SUBMITTED IN WHICH MOTICE OF the COMPLAINT SUBMITTED IN Which

THE COURTS WOULD have SENT LITTLE THE

MPHICATION TO PROCEED IN DISTRICT COURT WITHOUT

PRIMATION FEES OR COSTS SO INCLOSED IS A

FORM TO FIE SUIT WITHOUT COST.

PlEASE PROLESS the complaint so i'm Asking the courts did they get my Filed sut or did VSP-FloreNCE High MAIROUM STAFE + RASH MY
legal mont to the courts, herebeing most soit?

ENGLOSED IS A LUPY OF MY PRISON ALCOUNT AND the APPLICATION TO PROCESS THE FILMY FEC.

REPECTEUTY Submitted M CITTLE

mucha! Little

11-12-17

NOTE THIS LETTER IS RESUBMITTED TO COURTS 1-3-18 by given to USP. FIORENCE "High" MAILROOM, STAFF IN which was not RESPONDED to when SENT 11-12-17 ENCLOSED IS the suit being RESubmitted.

MICHAEL R. LITTE Plaintiff

D. Ebbert Et Al DEFENDANT

AFFINANT OF TRUTH

"IN DEED NO MORE THAN AFFIANT IS NECESSARY TO MAKE THE PRIMA FACIE (ASE." U.S. V. KIS

Plaintiff STATE FOREGOING TRUE!

1. UPON PLAINTIFF coming to USP-LEWISBURY (SMU)

4-28-14 he tried to get Pigos (Md) to give him

bottom bunk Pass due to serious back injuries

only to no avail. Also continuously Plaintiff

gave fasciana (MLP) many sick call slips to again

get bottom bunk Pass/back surgery but Plaintiff

WAS NEVER SEEN FOR SICK CAll which conclude

FASCIANA trashed daily sick call slips given,

to him.

2. PlAINTIFF REMEDY 829404-FI ALERTED DEFENDANT EDDERT

SERIOUS RISK OF PLAINTIFF Almost brok his NECK

9ETTING down off top bunk with no ladder to

9ETTING down off top bunk with no ladder to

155UES AS PLAINTIFF REQUESTED AS IN (PUT LADDERS

IN All Units) SO WHEN PLAINTIFF INJURIES Z-18-16

CONSTITUTE DELIBERATE INDIFFERENCE ON ELBERT.

Also Elbert IS AWARE That such cells in 3" Just

3. IS NOT FIT TO HOUSE (Z) INMATES AND THAT

NO LADDERS IN CELLS PLACE INVINATES AT RISK OF

HARIM

3. FASCIANA (MLP) WILLFULLY ACCEPTED DAILY SICK CALL

SLIPS FROM PLAINTIFF ON 'S" UNIT PERTINENT TO

RECEIVING bottom bunk pass / surgery for back
INJURY, BUT PLAINTIFF NEVER GOT SEEN FOR SICK
CALL Which support FASCIANA TRASHED THE SICK CALL
SLIPS.

Y All REMEDIES SUPPORT DEFENDANTS COULD HAVE PRE-

5. 2-18 16 Alama Faited to Follow his medical duties by Following orders of medical staff warner and not providing stitches to close Plaintiff wound, but used give for wound without giving temporary bottom bunk . Pass knowing flaintiff just fill off top bunk out to no ladders on bed.

DEFENDANTS ARE LIABLE FOR PLAINTIFF CONSTITUTIONAL RIGHTS BEING VIOLATED UNDER UC-TIBERATE INDIFFERENCE WHICH SUPPORTS PLAINTIFF AT-TACHED CIVIL ACTION, WHEREBY RELIEF CAN BE GRANTED TO PLAINTIFF

(NOTE) This AFFIDANT IS RESUBMITTED ENCLOSED with complaint dated 10-9-17 which was sENT to court 10-10-17 but courts didn't REPly so NOW All suit MATERIAL HEREBEING SUIT AFFIDANT / IETTER to courts 15 REFILED 1-3-18 GIVEN to USP FLORENCE "High" MAIL ROOM FOR COURTS.

This Above the And can testify in court

10-9-17 whichail hatter 13215-007

35 rorth washington AVE. J. NEAlow FEDERA \$CRAN+0N, PA (\$501-1148 ⇔13245-007⇔ Court Cler Willian PO BOX 1148 Scranton, PA 18501 United States U.S. COURT house DEMNER COSC William BLD9. 6

RECEIVED

JAN - 8 2018

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DAITEd

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FlorENCE

13245-007

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Florence, co 81226 P. . O. BOX

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